

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA  
MIAMI DIVISION**

Case No.: 22-cv-20712-RKA

PENINSULA PETROLEUM LIMITED,

Plaintiff,

v.

CI INTERNATIONAL FUELS LLC,

Defendant.

---

**NOTIFICATION OF NINETY DAYS EXPIRING**

Plaintiff provides notice pursuant to Southern District of Florida Rule 7.1(b)(4) that the following motion has been pending and fully briefed with no hearing set thereon for a period of ninety (90) days:

- i. Motion. Defendant's Motion to Dismiss, Docket Entry 26, served and filed on May 31, 2022.
- ii. Response. Plaintiff's Response in Opposition to Defendant's Motion to Dismiss, Docket Entry 29, served and filed on June 14, 2022.
- iii. Reply. Defendant's Reply to Plaintiff's Response in Opposition to Defendant's Motion to Dismiss, Docket Entry 31, served and filed on June 21, 2022.
- iv. Hearing. No hearing on the motion has been set or held.
- v. Timing. The ninety days from the completion of briefing expired on September 19, 2022.

**Dated: October 7, 2022**

Respectfully submitted,

By: /s/ Evan S. Gutwein  
HAMILTON, MILLER, & BIRTHISEL LLP  
Jerry D. Hamilton (FBN 970700)  
[jhamilton@hamiltonmillerlaw.com](mailto:jhamilton@hamiltonmillerlaw.com)  
Evan S. Gutwein (FBN 58741)  
[egutwein@hamiltonmillerlaw.com](mailto:egutwein@hamiltonmillerlaw.com)  
150 S.E. Second Avenue, Suite 1200  
Miami, Florida 33131  
(305) 379-3686 (telephone)  
(305) 279-3690 (facsimile)  
**Attorneys for Plaintiff**

-and-

ZEILER FLOYD ZADKOVICH (US) LLP  
Luke Zadkovich, Esq.  
[Luke.zadkovich@zeilerfloydzad.com](mailto:Luke.zadkovich@zeilerfloydzad.com)  
(Admitted *Pro Hac Vice*)  
Joseph Johnson, Esq.  
[joe.johnson@zeilerfloydzad.com](mailto:joe.johnson@zeilerfloydzad.com)  
(Admitted *Pro Hac Vice*)  
215 Park Avenue, 11th Floor  
New York, NY 10003  
(917) 375-9511

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on October 7, 2022 I electronically filed this document using the Court's CM/ECF system, which will automatically serve a copy on all counsel of record.

By: Evan S. Gutwein

|   |   |
|---|---|
| <p>Fernando Franco<br/>Counselor Franco, P.A.<br/>1990 Sw 27th Ave 2nd Floor<br/>Miami, FL 33145<br/>(786)724-0900 (telephone)<br/>(786)221-2407 (fax)<br/><a href="mailto:Service@francolawfirmpa.com">Service@francolawfirmpa.com</a></p> <p><i>Attorneys for Defendant</i></p> | <p>HAMILTON, MILLER, &amp; BIRTHISEL LLP<br/>Evan S. Gutwein (FBN 58741)<br/><a href="mailto:egutwein@hamiltonmillerlaw.com">egutwein@hamiltonmillerlaw.com</a><br/>150 S.E. Second Avenue, Suite 1200<br/>Miami, Florida 33131<br/>(305) 379-3686 (telephone)<br/>(305) 279-3690 (facsimile)</p> <p>and</p> <p>ZEILER FLOYD ZADKOVICH (US) LLP<br/>Luke Zadkovich, Esq.<br/><a href="mailto:Luke.zadkovich@zeilerfloydzad.com">Luke.zadkovich@zeilerfloydzad.com</a><br/>(Admitted <i>Pro Hac Vice</i>)<br/>Joseph Johnson, Esq.<br/><a href="mailto:joe.johnson@zeilerfloydzad.com">joe.johnson@zeilerfloydzad.com</a><br/>(Admitted <i>Pro Hac Vice</i>)<br/>215 Park Avenue, 11th Floor<br/>New York, NY 10003<br/>(917) 375-9511</p> <p><i>Attorneys for Plaintiff</i></p> |
|---|---|